

security interest greater than the interest in taking effective action to combat terrorism against American citizens; and it should be exercised on a case-by-case basis. The judiciary Committee never intended to divide victims, helping some and not others. We must ensure that all American victims of terrorism able to successfully hold foreign states responsible to the satisfaction of U.S. courts are treated fairly and aided by this and future administrations to collect their damages.

Mr. HELMS. I congratulate Senators MACK, KYL, LAUTENBERG, and FEINSTEIN, for their fine work on getting this anti-terrorism legislation through the Congress and passed. I would like to point out the conferees agree with the comments mentioned by my colleagues and this has been so stated in the conference report to accompany this bill.

VICTIMS OF GUN VIOLENCE

Mr. DURBIN. Mr. President, it has been more than a year since the Columbine tragedy, but still this Republican Congress refuses to act on sensible gun legislation.

Since Columbine, thousands of Americans have been killed by gunfire. Until we act, Democrats in the Senate will read the names of some of those who have lost their lives to gun violence in the past year, and we will continue to do so every day that the Senate is in session.

In the name of those who died, we will continue this fight. Following are the names of some of the people who were killed by gunfire one year ago today.

October 11, 1999:

Clifton Aaron, 21, Kansas City, MO; Daniel Bennett, 23, Washington, DC; Larry Clark, 51, Atlanta, GA; Mico Curtis, 28, Atlanta, GA; Thomas Spivey, 22, Nashville, TN; Arthur Strickland, 28, Gary, IN; Kristian Sullivan, 25, Detroit, MI; Lloyd Whitfield, 28, Detroit, MI; and Arshon Young, 19, Miami-Dade County, FL.

We cannot sit back and allow such senseless gun violence to continue. The deaths of these people are a reminder to all of us that we need to enact sensible gun legislation now.

RESTORING THE EVERGLADES, AN AMERICAN LEGACY ACT

Mr. L. CHAFEE. Mr. President, when the Senate passed the Water Resources Development Act of 2000 (WRDA) on September 25th, a landmark piece of legislation was attached to the bill. This legislation—S. 2797, Restoring the Everglades, an American Legacy Act—was introduced by Senators SMITH, BAUCUS, VOINOVICH, GRAHAM and MACK earlier this summer to restore the natural ecosystem of the Florida Everglades.

Historically, the Florida Everglades system consisted of a natural flow of 1.7 billion gallons of fresh water draining into the Gulf of Mexico and the Atlantic Ocean on a daily basis. Beginning in 1948, the system has been adversely impacted by a series of Federal flood control projects authorized by Congress to redirect water flows throughout the Everglades. Over a half-century of Army Corps of Engineers' water infrastructure projects, consisting of a series of levees and canals, have severely damaged the Everglades system. This substantial diversion of water resulting from the infrastructure construction, coupled with increased development in the area, threaten the overall environmental health and sustainability of the Everglades National Park. In 1992 and 1996, Congress directed the Army Corps of Engineers to conduct a "Restudy" of the existing system and recommend changes to improve the current state of the Everglades. The results of the restudy and recommendations for restoring the system are incorporated into the "Comprehensive Everglades Restoration Plan".

S. 2797 implements the Everglades Restoration Plan. The bill was approved by a bi-partisan majority of members of the Senate Committee on Environment and Public Works and is strongly supported by the Administration and the State of Florida. Restoring the Everglades, an American Legacy Act is a \$7.8 billion dollar package that includes a broad framework for repairing the system's fragile ecosystem. Additionally, the bill creates a new and significant partnership between the Federal Government and the State of Florida. S. 2797 includes cost share provisions establishing a 50:50 Federal to non-Federal cost share requirement and providing that operation and maintenance costs will also be split in half between the Federal and non-Federal sponsors. Most importantly, the bill balances the benefits to the natural system, while providing for water supply and flood protection needs.

I thank the Committee for moving forward with this important legislation. I would particularly like to thank Chairman BOB SMITH for his leadership on restoring the Everglades and for crafting legislation that will ensure the future preservation of this national treasure.

COUNTY PAYMENTS BILL, H.R. 2389

Mrs. BOXER. Mr. President, on Friday the Senate passed H.R. 2389, the "Secure Rural Schools and Community Self-Determination Act of 1999." I have paid close attention to the bill because it has significant implications for the State of California. H.R. 2389 is important to my State because it provides substantial and desperately-needed revenue to rural counties to be used for

schools, roads, and other beneficial purposes. The bill also, however, creates unprecedented opportunities for local stakeholders to play a role in decision-making on Federal lands. It is this latter feature of the bill that has the potential to have a negative impact on the health of our forests.

I am deeply disappointed at the version of the bill that was just passed. For months I worked closely with my Senate colleagues to negotiate a compromise proposal that included safeguards to help ensure that the bill would not lead to increased exploitation of our federal timber resources. This earlier version of the bill (S. 1608), which passed the Senate by unanimous consent, benefitted greatly from changes that clarified the appropriate role of local communities in Federal land management decisions and directed local projects funded under this bill towards environmentally beneficial activities rather than commodity production. Unfortunately, many improvements that I fought for in the Senate-passed bill have either been discarded or weakened in H.R. 2389.

I pledge to monitor closely implementation of this Act to see if it results in local projects that involve unsustainable logging, salvage, and other types of environmentally damaging activities. I hope this does not materialize, but if it does, I will seek to make improvements to the Act.

DEATH OF E.S. JOHNNY WALKER

Mr. BINGAMAN. Mr. President, I rise to advise Members of the Senate that New Mexico lost a very distinguished citizen and a good friend with the death of E.S. Johnny Walker on Sunday at the age of 89. His life of public service began with 4 years in the Army in World War II. Subsequently, it included two terms in our State legislature in the House of Representatives in Santa Fe, followed by service as commissioner of our public lands in New Mexico and commissioner of the bureau of revenue. He was elected to the U.S. House of Representatives in 1964 and served two terms here in Washington representing New Mexico in the House of Representatives.

Johnny is survived by his wife Polly, to whom he was married for 63 years; also by their two children, Mike Walker and Janet Walker Steele; also by grandchildren and great-grandchildren, colleagues, and, of course, many friends. I am proud to say that his friends included my family and, of course, me. We have known the Walkers for decades.

I fondly recall his friendship with my parents and with my uncle, John Bingaman, during the time when I was growing up in Silver City. He was a "man of the people" in the very best sense of that phrase. He worked very hard for the interest of the people of